



AF/75w

Application No. 10/672,562,
Filing Date: 09/29/2003
Conformation No: 8840
Art Unit: 3749
Paper No. 20061212

December 26, 2006

RECORDATION SUBSTANCE OF THE INTERVIEW

Participants:

- (1) Examiner Kenneth B. Rinehart.
- (2) Applicant Gersh Korsinsky.

Date of interview: 12 December 2006.

Telephonic Interview was requested by applicant Gersh Korsinsky.

Claims 1-6 discussed.

Identification of prior art discussed: Tseng, Clay.

Agreement with respect of the claims: N/A.

Applicant was provided the patent number for Tseng which Office communications was not contained.

Applicant requested from examiner identification of the new matters in responsive to communications, which contains in such full, clear, concise as to enable overcome examiner's rejections only. For an example examiner was asked finding new matters in collecting pollutant between difference sources, such cars and boats or power stations, power equipments (cranes), etc for put away pollutant in real time.

Applicants argue that usability or application find for the invention is not presenting new materially matters, a new presenting use without taking new physical form. The request was simple ignored.

Applicant requested to providing reasons why a person skilled in the present invention's arts at the time the application was originally filed would obvious to recognized that inventor not was in possession of the invention as claimed in view of the application as filed and published, and after clearing find new matters for final rejection.. Request was ignored

Applicant requested to provide a report from the person in reference to the present invention. Request was ignored.

Applicant requested an identification of the requirements of the field, skill and experience of ordinary person in the present invention art. Request was ignored.

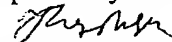
Applicant requested a reasonable interpretation why Teng and Clay: Haile S disclosure garbage incinerators with some limited quasi-purified processing cane anticipate the subject matters of the real time pollutant collection matters in the present invention, instead of a general simple statement provided in communication 12/06/2006, such as "Applicants arguments 2/22/05 have been fully considered but they are not persuasive. The applicant argues that Teng cannot anticipate the claim limitation. The examiner respectfully disagrees, as claims in a pending application should be given their broadest reasonable interpretation. The examiner does not believe that it is unreasonable for the reference to read on the claim limitation". Such general Statement is not a sufficient reason to support final rejection. The request was ignored. Then examiner was asked the arts unit identification and how long works. The answer 8 years for incinerators arts

Applicant requested to use for examining the written description language of the present invention, which was used for publishing of the invention. Request was ignored.

Applicant requested a reasonable interpretation how a person having ordinary skill in the pertinent art without legal skill and experience (not a lawyer) can be a standard to identify the claim limitation at issue in the time the application was filed would have recognized that the inventor was or not in possession of the invention as claimed in view of the disclosure of the application as filed or amended subjected to new matters. Request was ignored.

Applicant requested a reasonable interpretation how examiner not interfering with author's written description of the invention and securing to the inventors right; and final rejection not confiscate the invention. Request was ignored.

Applicant requested a reasonable interpretation why the invention was published, before recognizing patentability. Request was ignored

Respectfully Submitted,

Gersh Korsinsky, applicant



Interview Summary	Application No.	Applicant(s)
	10/672,562	KORSINSKY ET AL.
	Examiner Kenneth B. Rinehart	Art Unit 3749

participants (applicant, applicant's representative, PTO personnel):

(1) Kenneth B. Rinehart. (3) _____.

(2) Mr. Gersh Korsinsky. (4) _____.

Date of Interview: 12 December 2006.

Type: a) Telephonic b) Video Conference
c) Personal [copy given to: 1) applicant 2) applicant's representative]

Exhibit shown or demonstration conducted: d) Yes e) No.
If Yes, brief description: _____.

Claim(s) discussed: 1-6.

Identification of prior art discussed: Tseng, Clay.

Agreement with respect to the claims f) was reached. g) was not reached. h) N/A.

Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: see attached.

(A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.)

THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.

Examiner Note: You must sign this form unless it is an attachment to a signed Office action.

Examiner's signature, if required

The applicant was provided with the patent number for Tseng. This was followed by an approximately ½ hour telephone conversation. As far as this examiner could determine, the applicant was interested in the requirements for an individual of ordinary skill in the art. The examiner provided the applicant with the citation for Graham V. Deere which discusses the analysis performed by one of ordinary skill. No agreement was reached on the application.



KENNETH RINEHART
PRIMARY EXAMINER